

DAILY RECORD-UNION

TUESDAY NOVEMBER 4, 1890

Weather Forecast.

Forecast for Northern California, fair weather; nearly stationary temperature; frost in Western Nevada and eastern portion of Northern California.

ENFORCE THE ELECTION LAW TO-DAY.

Voters should keep in mind that the polls close to-day at 5 p.m. It is a good plan to vote early in the day. Just before the polls close, it often happens that there is a crowd at the box, and that some electors are shut out by the stroke of the hour. Very often this crowding is purposeful and intended to keep voters away by delaying the reception of ballots by reason of all sorts of tactics.

If the election law were enforced in its spirit, there would be no crowding about the polls at any time. The spirit of the statute is that for 100 feet about the polls there should be a clear space, to be invaded only for the purpose of voting. But this purpose was not clearly set out, and practice has limited the law to the prevention of the exposure of tickets within 100 feet of the polls, to forbidding the folding or unfolding of tickets within that limit, to inhibiting the presentation of a request to exhibit a ticket within such bounds, and to forbidding giving or receiving tickets within such limits. The legislators probably believed that these provisions would, in natural process, clear the space for 100 feet around the polls, but, as every one knows, they do not.

We therefore call the special attention of the officers of the law, both of the Election Boards and of the police, the Marshal's corps and others, to the fact that the law forbids the receipt or the delivery of ballots within the 100-foot limit. This very important provision has so far been invaded of late years that its open violation at the polls has become common, while officers look on complacently and do not so much as warn offenders to desist. If the police and the Boards of Election do not promptly check this practice to-day, we shall see, as usual, the hired ticket-peddlers following voters to the very slot of the ballot-box, urging them to accept certain ballots or to expose those they have chosen already. The law expressly says that no one must receive a ballot within 100 feet of the polls except an Inspector or Judge of election, nor shall any one solicit another to unfold a ballot within the limit, which it is the intention to do.

Let it be noted to-day whether the officials, thus informed of the law, do their duty and enforce the statute. If they do, the 100 feet around the polls will be practically clear all day except when voters approach the ballot-box to cast their ballots.

FOR WHICH PARTY TO-DAY?

Such issues as there are in the campaign just closed are now of the past. To-day the verdict of the people is to be rendered. We believe that it will be wise, patriotic and conservative of the best interests of the State and nation if they make that verdict a victory for Markham and Reddick and the Republican ticket in California, for this State should not again turned over to the Democratic party as an agency of obstruction in the nation.

The Democratic party has never yet, in the history of the Union, been foremost in any reform, first in any progressive movement, bold and courageous in the advocacy of human liberty or in defense of the fundamental rights of men. It has not been the promoter of any great schemes for the betterment of the people or the economy of the nation. History reveals it as the party of obstruction, objection and don'ts.

Under Republican Administrations the greatest advance strides of the United States have been made; the highest plane of prosperity we have ever enjoyed has been attained under that party dominant in the Government. It has sustained the nation in its sorriest trials, met every emergency in which it has been placed, and proved equal to every exigency of the country, whether financial, in war, in industry, or in statesmanship and diplomacy.

There are a score of other reasons why voters should prefer the Republican party to the Democratic in voicing their will to-day; reasons involving great economic issues, and policies upon which the nations of the earth divide. But those recited ought to be sufficient to determine the wavering voter to so cast his ballot to-day that it will be a unit of the intelligent force that is to retain California in the hands of States who enjoy the proud distinction of being Republican.

BLACKGUARDISM.

It is to the credit of the Republican party in Sacramento that during the whole of the campaign just closed, neither its members nor leaders have indulged in assaults upon opposing candidates, have not vituperated against them nor charged them with offenses.

It is to the credit of the Democratic party in Sacramento that it has pursued a similar policy, and has not vilified, abused or assailed the candidates on its opponents' ticket.

It has remained for the managers of the Citizens' ticket to throw all the mud, to impugn the motives of all who disagree with their policy, and through their circular sheet to demonstrate that it is conducted by blackguards.

Only blackguardism can bemean itself to indulge in such dextrities as the circular managers have committed themselves to, charging against opposing candidates about every offense known to the criminal category, short of murder.

Reforms are accomplished by such agencies, the world will be more than surprised. We leave it to a discriminating public to judge what must be the fruits of the tree that is nurtured by such soil.

A good way to employ yourself to-day is to note which of your neighbors who would vote for Markham and Reddick are not at the polls or have not voted, and then go out and hunt them up, and induce them to come to the ballot-box and exercise the right of the American sovereign. Go after them; bring them out; convince them as you are convinced already know, that a duty neglected is an opportunity for good lost; that a liberty lost is a gain for oppression; that the voice of the people cannot be truly heard unless all the people unite in its utterance. That utterance should to-day be loud for Markham and Reddick, as representing the party that is best fitted in all respects to administer the affairs of the State.

Trade will be attempted today by all parties, and by leaders of all the contending hosts. But it is a bad business, however viewed, and it ought to be dis-

couraged by every man who really considers the elective franchise a sacred trust. The right thing to do is to make up your ticket as you want it from top to bottom, in case you resolve not to vote straight. Accept no man's offer to trade any candidate of his ticket for one of those on yours. Put your ballot into the box as the result of your own judgment of duty under your belief as to what is best for the whole country. No man is absolutely free who barters off his candidate upon his ticket. It is an action that reflects no credit upon either party, and that tends to the destruction of the fundamental principles of free government—that the votes in the ballot-box should represent the actual personal and unmotivated wishes of the citizens who cast them.

The trickery employed to compass the defeat of Mr. Briner, Republican nominee for the Assembly, will recoil upon its originators and increase the majority of the Republican nominee. Sending about balloons purporting to be Citizens' Republican tickets, but with the name of Mr. Johnson substituted in writing for that of Mr. Bruner, was neither novel nor shrewd. Voters who have intelligence enough to go to the polls are capable of seeing through the transparent device. They understand perfectly well that the plan is resorted to in the hope that electors will either vote these hybrid tickets to save themselves the trouble of preparing or securing others, or that they will accept them as an indorsement of Mr. Johnson by the Citizens' organization, so called. In either case the assumption or hope is an insult to the voter, and if he is a man of any sensibility whatever he will resent it.

A small insurance was written by the Mayor last summer on the property by request of the joint Board, though some time previous to that date the gallery was "run" very economically, and no bills are ever flushed through or covered up, or irregularly presented.

The Chairman of the Directors says if the Friends, like the Mayor, would visit the gallery occasionally and examine the property and how Mr. Cushman cares for it, such errors that Mr. McLaughlin fails into would not be made.

People are visited by from 3,000 to 9,000 of the people annually, and on Sunday is an especial resort for the many with their families, and all those related to it think it is administered as one member put it, "for the benefit of the community, the city has the only one for the entertainment of her people except the Free Library."

Brown's Brougham Touches have a direct influence on the inflamed parts, giving relief in coughs, colds and the various troubles to which singers and public speakers are liable. Sold only in boxes.

Fona disordered liver try Beecham's wills.

NEW ADVERTISEMENTS.

HOWARDS.

REMEMBER THE HOWARDS WHEN YOU VOTE TO-DAY.

\$250 Reward.

THE CITIZENS' COMMITTEE OF ONE HUNDRED WILL PAY \$250, IN ADDITION TO THE \$200 ALLOWED BY STATE LAW, FOR THE ARREST AND CONVICTION OF EACH AND EVERY PERSON WHO SHALL VOTE ILLEGITIMATELY AT THE ELECTION TO-DAY, OR ATTEMPT TO DO SO.

A CARD.

TO THE PUBLIC: AN INFAMOUS FALSEHOOD. A Circular addressed to the workingmen of Sacramento, cautioning them not to vote for the Citizens' ticket, was sent to the men for starvation prices. I brand an INFAMOUS FALSEHOOD, circulated on the eve of the election, and every man who signed it or sent it to his employer, I demand that he be held responsible for it, or lose his job. I was never in favor of lowering wages, and THE WAGES HAVE NOT BEEN LOWERED.

R. C. IRVINE.

The circular referred to was not authorized by us, and we know nothing of its existence.

A. A. VAN VOORHIES & CO.

Proposals for Bids for Agricultural Park.

THE STATE BOARD OF AGRICULTURE WILL receive bids at the office of the Secretary, at the Experiment Station, in Sacramento, up to 3 o'clock p.m., TUESDAY, December 2, 1890, for the construction of a building 20' x 20' x 20' for two years, of the following privileges at Agricultural Park, situated in said city, to wit: The privilege of using the building for meetings, and other refreshment privileges within the premises, for the purpose and privilege of keeping the building open to the public, and for other business whatever. Also, the pasture field. All of said proposed to be subject to the direction of the Board of Agriculture.

Full security to be given for total amount of lease. Rent payable monthly. All bids to be accompanied by a certified check, covering first month's rent. The Board reserves the right to reject any all bids, and to award the contract to the lowest bidder.

EDWIN F. SMITH, Secretary.

THE BEE BOYCOTT.

The Boycotters soliciting pecuniary aid from merchants.

THE STOWAWAY

FAMOUS NEW YORK CAST!

REGAL CLOTHES OF SCENERY!

PRICES—50 cents a st. no higher. Seats on sale all day.

SPECIAL—Through an arrangement made with the Western Telegraph Company, complete ELECTION REPORTS, STOCK MARKET, and other information. These reports will be read from the stage of the Metropolitan Theater TO-NIGHT.

SECOND ANNIVERSARY PARTY

OF DAUGHTERS OF ST. GEORGE AT TURNOVER HALL, Wednesday evening, November 5, 1890. Tickets (admitting gentlemen and lady), 50 cents. Extra lady, 35¢.

THE above is taken from the Bee of last evening and is another illustration of the versatility of the Bee in inventing falsehoods. It is a plain, straightforward, unmitigated falsehood, and it bears the unmistakable earmarks of the business managers of the Bee. No committee ever issued such a circular as a means of enforcing demands; that its general adoption would be disastrous to all business enterprises, which would be ruined if the question that the question was now properly before the court for adjudication, and it would not be proper to interfere with the action of the court; and that finally the Bee has never consented to injure the business of any merchant, nor has it ever done so. The merchants generally responded to the effect that no committee could afford to do such a thing as a means of enforcing demands; that its general adoption would be disastrous to all business enterprises, which would be ruined if the question that the question was now properly before the court for adjudication, and it would not be proper to interfere with the action of the court; and that finally the Bee has never consented to injure the business of any merchant, nor has it ever done so.

THE Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with the exception of the Museum, which is attached, and the people are entitled to know just what the cost of maintenance is, a record Union reporter made inquiry last evening of members of the Board of Directors and the Museum Association on this point, and found that the facts as they understand them, are substantially as follows:

The Garter is compiled by a John Bond, consisting of Mayor Connell, Mr. E. C. Crocker, Judge J. W. Armstrong, Judge W. C. Van Allen, Frank Miller, Chas. Green, George Pyburn, J. E. Mills, J. A. Woodson, J. L. Ladd and W. S. Williams. This is a large paper, half a dollar a copy, and is sold in the city, with

CITY TRUSTEES.

MAYOR COMSTOCK STILL OPPOSED TO EXTRA WATER CLERKS.

Monthly Reports of Municipal Officers
Shall the City Assist in Im-
proving Alleys?

At the regular weekly meeting of the Board of City Trustees yesterday, the Chief Engineer of the Water Works reported that 31,665,000 gallons of water had been pumped, the Holly engine being in operation 894 hours and the Stevens 772 hours.

R. H. Singleton, Superintendent of the City Cemetery, submitted his monthly report as follows: Number of deaths, 34; still-born, 4; brought here for interment, 18; total number interred, 56. Interments made as follows: City Cemetery, 23; New Helvetia, 14; St. Joseph, 1; New Masonic, 14; sent to San Francisco, 2; to Oakland, 1; to Marysville, 1; total collections, \$1,057.

Poundmaster Phillip O'Neill reported having impounded 4 horses, 8 cows and 32 dogs. All the horses and all the cattle were released, but 28 of the dogs were killed. He charged \$16.20 for impounding the said animals.

Hartmann N. A. Kidder's report showed that he collected \$160 during the past month.

Trustee McLaughlin remarked that Mr. Kidder's report showed that the money to be used took a long time to secure the lumber and wood taken off the barges, and he thought the matter ought to be looked into.

Anthony Green appeared before the Board and stated that it would be impossible for him to serve as a judge in the Thirteenth Precinct of the Third Supervisor District, and that he would be unable to do so in the Thirteenth Precinct of the same district. George E. Harlan and I. Boyens were appointed substitutes for Green and Miller.

W. H. Treacher appeared before the Board and entered a vigorous protest against the manner in which the street at Twentieth and H was being graded. He claimed that in winter the gravel would be washed away, and that the loose gravel established, and he waxed querulous in his argument, he referred to the Surveyors who set the grade as a disgrace to the profession.

Mr. Bowles paid no attention to his remarks and let the room.

The young-looking information which Trustee McLaughlin has been seeking for the past few months arrived in the shape of a letter from Joseph D. Riddings, informing the Board that the Directors of the Central Electric Company were C. F. Fargo, C. D. Riddings, L. Baker, G. P. Adams and C. H. Wilson.

Complaint was made that the cattlemen were in the habit of running their cattle on the public lands in the vicinity of Fifteenth and E streets. The Board agreed that they ought to be prevented from doing so.

The time for improving and grading N street, from Fifteenth to Nineteenth, was extended ten days.

The Mayor asked that the Board pass an order requesting all saloons to close on election day, but Trustees McLaughlin and W. H. Treacher concluded that it was the duty of the Police Commissioners to look after that matter.

Trustee McLaughlin moved that the Board found out who were the Directors of the Central Electric Company, that they be requested to refuse to issue a license to be operated in the city while the company had the contract for the electric lights.

Trustee McLaughlin's motion until he found out that the license could be collected, and the Mayor expressed himself as undecided what to do.

The master was finally laid over for one week.

It was ordered that the First Artillery Regiment be given permission to construct a shooting range on north B street, near Twelfth.

Chief of Police submitted his report, which showed that 160 arrests had been made, forty-nine lodgers accommodated and 1,246 meals furnished. The balance on hand to date was \$2,500.

A new license was issued for the first opening of a window in the show-window of a drug store, and the burglar was arrested.

About a year ago the same window was raided in a similar manner, and some valuable goods stolen.

ELECTION RETURNS.
They Will be Displayed in Front of This Office To-night.

In accordance with its custom the Record Union will this evening, from 7 o'clock until midnight, display the election returns upon a large screen in front of its office. This will be done by means of an electro-opticon, operated by Edward Johnson.

While waiting between dispatches some of the election returns will be shown with dissolving effects.

The views are kindly loaned by Rev. A. C. Herrick. The screen will face toward K street, from the Record-Union office.

WHERE THE Blame Should Rest.
Considerable complaint is made because ladies were charged an admission fee at the baseball park on Sunday last. Manager Ginsberg desires it is stated that the local baseball park are not in a position to respond for the mistake. They were informed by Colonel Robinson to advertise the game, and did so in the same terms they would have employed had it been their own game.

Colonel Robinson is alone responsible, Mr. Ginsberg says for the error.

The Mayor said Mr. McLaughlin's idea was a good one, but unfortunately in connection with the provisions of the ordinance, which plainly referred to streets, and not alleys.

City Attorney Hart stated that in his opinion the city was not bound to collect money passed, that the city was not to pay any share of the cost of improving alleys. In fact, Mr. McLaughlin stated at the time he did not think that the city should pay for the alleys.

Trustee McLaughlin admitted that he was wrong at the time the ordinance was passed. He now saw that he had made a mistake and proposed to correct it. He would have voted to have the grantee blocks, and he thought the city ought to bear one-fourth of the expense.

The Mayor said Mr. McLaughlin's idea was a good one, but unfortunately in connection with the provisions of the ordinance, which plainly referred to streets, and not alleys.

City Attorney Hart stated that in his opinion the city was not bound to collect money passed, that the city was not to pay any share of the cost of improving alleys.

In fact, Mr. McLaughlin stated at the time he did not think that the city should pay for the alleys.

Trustee McLaughlin argued that the Mayor had no power to veto a warrant when the Board authorized the payment of the bill. The Auditor alone had the veto power.

He was informed that it did not stop at the point named, but it seemed to be, being under the influence of liquor.

When the next train passing westward reached Tremont some persons saw a body of a man lying near the track, and the train was stopped. It proved to be the body of Madison.

COMING CAMPAGNERS.
Coming Race Between Three Promising Three-Year-Olds.

The three-year-old pacing colt stake did not attract many persons to Agricultural Park yesterday, owing to the counter attraction caused by the near approach of election day.

Of the six colts entered, but three came to the front—H. S. Hoy's due filly Brillantian by Brilliant, F. P. Lowell's bay colt Falrose, by Fallos, and W. C. Harlan's bay colt Victor. The start was made by W. C. Harlan and W. B. Smith and McKinney. A few colts were shown by Robert Allen, with Brilliant the favorite.

In the first heat, Vigor had the best of the start and led, but the little dun filly Falrose, which had left Falrose for the rear, took first place. Vigor kept breaking around the turn, but was overtaken by Falrose. The latter had nearly run the leader around the stretch when Brillantian and Brillantian won by four or five lengths in 2:31. Vigor distanced.

The latter colt was very poorly handled. His driver had not been able to get him to stop and bring him down and twisted abnormally about the horse's hind legs and teeth the bulk of the sulky. It was very evident that the colt's showing in the heat was owing to a bad management of his driver.

The other two colts got off evenly for the second heat. Brillantian leading Falrose to the last quarter, when Lowell made a dash for the lead, but soon fell and a pace and went to the rear. He soon caught again, but had to finish at the other's wheel in 2:31.

The judges of Vigor sent that colt around the track to see what the latter could do. His reins were again dragging, and about the horse's hind legs and playing peek-a-boo with the spokes of the wheels, while one of the blinders was loose and

CLOSE OF THE CAMPAIGN.

AN ENTHUSIASTIC REPUBLICAN MEET-
ING LAST NIGHT.

Speeches by the County Candidates—
Places Where Voters are to
Cast Their Ballots.

The Republican county candidates made their last speeches last night at Twentieth and H streets.

It was an open-air meeting and there was a large and enthusiastic attendance.

Ed. F. Taylor presided. The first speaker introduced was Jud. C. Brusie, Republican nominee for the Assembly from the Eighteenth District. Mr. Brusie made a very telling speech, and no doubt won many votes for himself and the Republican ticket. He referred to the importance of the campaign now about to close, and said that so far as the individual candidates of the two regular parties in Sacramento county were concerned, had been a manly fight. Mr. Brusie then went over the issues involved in the campaign, and spoke of the importance of the principles of the audience. He paid a high tribute to Senator Stanford. He said that he had the profound honor of pledging him to stand by the Republican ticket.

He referred to the position of the State Senate of Mr. Stanford, and he said it would be still greater pride that he would, in the event of his election, do his best to respond to the unanimous demand of the people of the State of California.

In conclusion, Mr. Brusie paid his respects to the call, and then went over the issues involved in the campaign, and spoke of the importance of the principles of the audience.

Upon the question of Supervisor of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

Upon the question of Supervisor of the First Precinct of the First District, Mr. Wilson substituted for J. W. Wilson in the Fifth Precinct of the Second District.

